PERMANENCY TIMELINE FOR CHILDREN IN OUT-OF-HOME PLACEMENT

(Timeline Shows the latest date for each event)

102

202

Perm.

Filed

Petition

100

| CHIPS Proceeding |
|-------------------------|
|-------------------------|

| U | 3 | 13 | 20 | 30 | 33 | 03 | 103 | 123 | 180 | 195 | 203 |
|----------------------------------|---------------------------------------------------------------------------|---------------------------------------|-------|----|----------------------------------|----|------|-------------------------------|------------------------------------------------------|-------------|---------------------------------------|
| Child Removed From Home | Petition Served ¹ & EPC Hearing ³ & Attorney Appear | Deny Hearing ⁴ (ADH) | Order | | Pretrial Hearing ⁷ | | Rev. | Dispo. ¹¹ Order | Perm. Progress Review Hearing ¹² | $Hearing^9$ | Disp. Rev. Hearing ⁹ |

→If child not removed from home: Protective Services Case Plan must be filed with petition² GAL and SW reports must be filed and served at least 5 days prior to each hearing ³⁵

Permanency Proceeding (in order of statutory preference 13

20

Termination of Parental Rights (TPR) (leading to adoption)

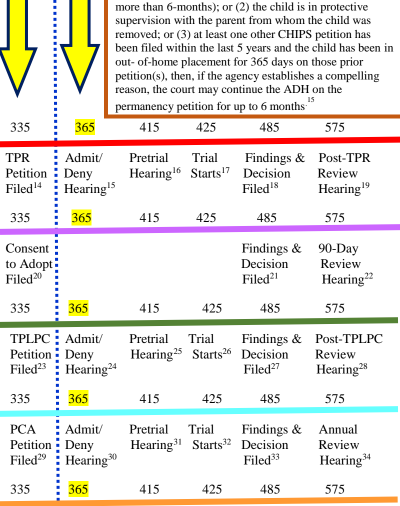
Preferred permanency¹³:
Adoption through either
TPR or Consent to Adopt

Guardianship to Commissioner of Human Services – Consent to Adopt (CTA) (leading to adoption)

Transfer of Permanent Legal and Physical Custody to a Relative (TPLPC)

Permanent Custody to the Agency for Placement in Foster Care (PCA)

Temporary Legal Custody to Agency for Specified Period of Time (TCASPT)



365* (Permanency Proceeding Commenced)

*Only three exceptions: The Admit/Deny Hearing

(ADH) on the permanency petition may be continued

beyond month 12 ONLY if: (1) the child is on a trial home visit (THV) at the time the permanency petition is supposed to be filed, and then the ADH may be continued for the remaining length of the THV (a THV may last no

Annual

Review

Hearing³⁴

Findings &

Decision

Filed³³

Pretrial

Hearing³¹

Trial

Starts³²

TCASPT: Admit/

Hearing³⁰

Petition Deny

Filed²⁹

CHIPS Proceeding

- Summons and Petition: Petition must be filed before EPC hearing (RJPP 42.07) and Petition and Summons to Admit/Deny hearing must be served at or before EPC hearing or at least 3 days prior to Admit/Deny Hearing, whichever is earlier (RJPP 44.02, subd. 3).
- 2 **Protective Services Case Plan** (used when child not removed from home): Filed by social services at same time as CHIPS petition, unless exigent circumstances or non-cooperation of parent (<u>RJPP 26.04(a)</u>; <u>Minn. Stat. §</u> 626.556, subd. 10m).
- 3 **EPC:** Commenced within 72 hours of child's removal from home, excluding Sat., Sun., and legal holidays (*RJPP 42.01, subd. 1; Minn. Stat. § 260C.178, subd. 1(a)*). Court appointed attorneys must appear at EPC or Admit/Deny hearing, whichever is earlier (*Minn. Stat. § 260C.163, subd. 3; RJPP 36.01*). Indigent parents/children have a right to counsel at EPC (detention) hearing (*Minn. Stat. § 260C.176, subd. 3(7)*).
- 4 Admit/Deny Hearing (ADH): If child removed from home, ADH must be commenced within 10 days of EPC hearing; ADH may be combined with EPC if all agree (RJPP 46.02, subd. 1). If child not removed from home, ADH no sooner than 3 days and no later than 20 days after filing of the petition (RJPP 46.02, subd. 2(a)). If Indian child, no ADH shall commence until copies of all ICWA Notices and return receipts filed in court file and at least 10 days after receipt of Petitioner's "ICWA Notice" by the child's parents, Indian custodian, tribe(s), and BIA Regional Director, who may request up to 20 additional days to prepare for ADH (RJPP 46.02, subd. 2(a); Fed. Regs. 25 CFR § 23.111(e); Minn. Stat. § 260.761, subd. 3. Court appointed attorneys must appear at EPC or ADH, whichever is earlier (Minn. Stat. § 260C.163, subd. 3; RJPP 36.01).
- 5 Scheduling Order: Issued in every CHIPS case within 15 days of ADH and must include dates for permanency progress review hearing, filing of permanency petition, and ADH on Permanency Petition (RJPP 6.02).
- 6 Out of Home Placement Plan (used when child removed from home): Filed by social services agency within 30 days of child's court-ordered placement or voluntary placement agreement (RJPP 26.02, subd. 2; Minn. Stat. § 260C.178, subd. 7(a); Minn. Stat. § 260C.212, subd 1(a)).
- 7 **Pretrial:** At least 10 days prior to trial (*RJPP 48.01*).
- Trial: Commenced within 60 days of EPC or Admit/Deny, whichever is earlier; must be held on consecutive days; must be completed within 30 days of commencement (RJPP 49.01, subd. 1).
- 9 **Disposition Review Hearing:** When disposition is custody to agency, review hearing at least every 90 days following disposition (*RJPP 51.03*); when disposition is protective supervision, court review hearing at least every 6 months following disposition (*RJPP 51.03*)); when disposition is trial home visit, review hearing at least every 90 days (*RJPP 43, subd. 7*).
- 10 Findings/Adjudication Order: Within 15 days of conclusion of testimony, including time for filing briefs (may extend 15 days for good cause) (RJPP 49.04, subd. 1; RJPP 50.01).
- 11 **Disposition Order:** Preferably issued on same day as adjudication finding, but no later than 10 days from adjudication order (*RJPP 51.02*).
- 12 **Permanency Progress Review Hearing (PPRH):** For every child in foster care or care of nonresident parent, must be commenced no later than 6 months after court-ordered placement (Minn. Stat. § 260C.204(a)).

Permanency Proceedings

13 **Preferred permanency option for child who cannot return home:** TPR and adoption or guardianship to the commissioner of human services through a consent to adopt (Minn. Stat. 260C.513(a)).

Termination of Parental Rights (TPR) Proceeding

- 14 TPR Petition: Permanency petition must be filed by month 11 for any child who remains in foster care or in care of nonresident parent (see "limited exception") (Minn. Stat. § 260C.505(a)).
- 15 **Admit/Deny Hearing (ADH):** For any child (regardless of age) who remains in foster care or in care of nonresident parent, ADH must be commenced not later than 12 months after court-ordered placement (<u>Minn. Stat.</u> § 260C.507). *See below "Limited Exceptions" to extend timeline.
- 16 **Pretrial Hearing:** At least 10 days prior to trial (*RJPP 57.01*).
- 17 **Trial:** Commenced within 60 days of the first scheduled ADH; must be completed within 30 days of commencement and should be held over consecutive days (*RJPP 58.01, subd. 1; Minn. Stat. § 260C.509*).
- 18 Findings and Decision: Issued within 15 days of conclusion of testimony (may extend 15 days if in interests of justice and in child's best interests) (RJPP 58.04(a); Minn. Stat. § 260C.517(b)).
- 19 **Post-TPR Review Hearing:** At least every 90 days following TPR decision until adoption finalized (Minn. Stat. § 260C.519(4); Minn. Stat. § 260C.607).

Guardianship and Legal Custody to Commissioner of Human Services

- 20 Consent to Adopt by an identified adoptive home: Permanency petition not filed but, instead, prospective adoptive parent identified by agency has agreed to adopt child and court accepts bio parent's voluntary consent to adoption (Minn. Stat. § 260C.515, subd. 3). Consent irrevocable upon acceptance by court, unless child is Indian child in which case consent may be withdrawn for any reason at any time prior to entry of final adoption decree (Minn. Stat. § 260C.629, subd. 1). Acceptance of consent does not terminate parental rights, but does vest with commissioner of human services all legal authority regarding child, including guardianship and legal custody of child as if child were a state ward after a TPR.
- 21 Findings and Decision: Within 15 days of the consent (may extend 15 days for good cause), court must issue findings and order transferring guardianship and legal custody (RJPP 58.04).
- 22 Post-Consent Review Hearing: At least every 90 days following consent until adoption finalized). (Minn. Stat. § 260C.515, subd. 3).

Transfer of Permanent Legal and Physical Custody to a Relative (TPLPC) Proceeding

- 23 **TPLPC Petition:** Permanency petition must be filed by month 11 for any child who remains in foster care or in care of nonresident parent (see "limited exception") (Minn. Stat. § 260C.505(a)).
- Admit/Deny Hearing: For any child (regardless of age) who remains in foster care or in care of nonresident parent, ADH must be commenced not later than 12 months after court-ordered placement (Minn. Stat. § 260C.507(a)). *See below "Limited Exceptions" to extend timeline.
- 25 **Pretrial Hearing:** At least 10 days prior to trial (*RJPP 57.01*).
- Trial: Commenced within 60 days of the first scheduled ADH; must be held on consecutive days; must be completed within 30 days of commencement (RJPP 58.01, subd. 1; Minn. Stat. § 260C.509).
- 27 Findings and Decision: Issued within 15 days of conclusion of testimony (may extend 15 days if in interests of justice and in child's best interests) (RJPP 58.04(a); Minn. Stat. § 260C.517(b)).
- Post-TPLPC Review Hearing: Not required unless judge orders; however, best practice to hold hearings 30 90 days to ensure smooth transition and needs of child are being met (Minn, Stat. § 260C.521, subd. 2).

Permanent Custody to Agency for Placement in Foster Care (PCA) and Temporary Custody to Agency for Specified Period of Time Proceedings (TCASPT)

- 29 PCA or TCASPT Petition: Permanency petition must be filed by month 11 for any child who remains in foster care or in care of nonresident parent (see "limited exception") (Minn. Stat. § 260C.505(a)).
- 30 Admit/Deny Hearing: For any child (regardless of age) who remains in foster care or in care of nonresident parent, ADH must be commenced not later than 12 months after court-ordered placement (Minn. Stat. § 260C.507(a)). *See below "Limited Exceptions" to extend timeline.
- 31 **Pretrial Hearing:** At least 10 days prior to trial (*RJPP 57.01*).
- 32 Trial: Commenced within 60 days of the first scheduled ADH; must be held on consecutive days; must be completed within 30 days of commencement (RJPP 58.01, subd. 1; Minn. Stat. § 260C.509).
- 33 **Findings and Decision** Issued within 15 days of conclusion of testimony (may extend 15 days if in interests of justice and in child's best interests) (RJPP 58.04(a); Minn. Stat. § 260C.517(b)).
- Post-PCA Review Hearing: At least annually until child discharged from foster care; best practice is more frequent hearings for older youth age 17+ who are about to be discharged from foster care to ensure a smooth transition and an understanding of details of adult life from checking accounts, to rent, to groceries, to basic necessities (Minn. Stat. § 260C.521, subd.1(a)).
- GAL and Social worker reports: Must be filed with court and served on all parties at least 5 days prior to each hearing. (RJPP 27.01, subd. 2 social workers; RJPP 27.11, subd. 2 GALs).

 *Limited Exceptions to Extend Timing of Admit/Deny Hearing on Permanency Petition: Child in protective supervision with parent from whom removed, or child in trial home visit, or child already in foster care 365+ days on prior CHIPS petitions in last five years and court approves compelling reasons to extend date for permanency ADH up to six months (Minn. Stat. 260C.503, subd. 3(b)(2) and (c)).